# Translation

### PATENT COOPERATION TREATY



# **PCT**

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 2002P16038WO	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)								
International application No. PCT/EP2003/009706	International filing date (day 01 September 2003 (0	- •	Priority date (day/month/year) 27 September 2002 (27.09.2002)						
International Patent Classification (IPC) or national classification and IPC H04Q 7/38									
Applicant SIEMENS AKTIENGESELLSCHAFT									
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>									
2. This REPORT consists of a total of	6 sheets, include	ling this cover s	sheet.						
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).									
These annexes consist of a total of sheets.									
3. This report contains indications rela	ting to the following items:								
I Basis of the report									
II Priority									
III Non-establishment o	of opinion with regard to nove	lty, inventive st	ep and industrial applicability						
IV Lack of unity of inv	ention								
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement									
VI Certain documents of	VI Certain documents cited								
VII Certain defects in th	e international application								
VIII Certain observations on the international application									
Date of submission of the demand  Date of completion of this report									
20 April 2004 (20.04.2		23 December 2004 (23.12.2004)							
Name and mailing address of the IPEA/EP		Authorized officer							
Facsimile No.	Tele	ohone No.							

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

## PCT/EP2003/009706

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3.	These	ith regard to the language, all the elements marked above were available or furnished to this Authority in the language in which international application was filed, unless otherwise indicated under this item.  ese elements were available or furnished to this Authority in the following language						
4. [		tl tl	endments have resulted in the cancellation of:  the description, pages  the claims, Nos  the drawings, sheets/fig					
i. [	•	ooyona n	ort has been established as if (some of) the amendments had not been made, since they have been considered to go he disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**					
aı	and 70	0.17).	heets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16					
* //	ny re	placemen	nt sheet containing such amendments must be referred to under item 1 and annexed to this report.					

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/EP 03/09706

v.	Reasoned statement under Article 3 citations and explanations supporti	35(2) with regard to novelty, ng such statement	inventive step or industrial app	licability;
1.	Statement			
	Novelty (N)	Claims	1-9	YES
		Claims		NO .
	Inventive step (IS)	Claims	1-9	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-9	YES
		Claims		NO

2. Citations and explanations

Reference is made to the following documents:

D1: US 6 195 342 B1
D2: US 2002/077103 A1
D3: US 6 212 382 B1.

### A. <u>Documents and observations:</u>

- The invention relates to a method for the operation of a mobile radio system and to a corresponding device according to the features of the preamble of independent claims 1 and 9, respectively.
- 2. Document D1 discloses a similar method and a similar device for the operation of a mobile radio system with at least one first radio cell and a plurality of radio cells adjacent thereto, each of said adjacent radio cells being served by one base station; according to D1, a sub-group of the adjacent radio cells is determined according to the position of a mobile station within the first radio cell and the mobile station then measures a quality parameter of signals of the base stations of

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only this group of adjacent radio cells; the radio cells are not locally overlaid.

A method of this type can be used, in particular, for measurements related to mobile station "handover".

Document D2 discloses a similar method, wherein a mobile station receives a neighbour cell list optimised for the position of said mobile station and measures only the signals of the base stations of the cells included in this list. In D2, likewise, the cells are not locally overlaid.

In addition, document D3 describes a handover method in a mobile communications system with macrocells that are locally overlaid with microcells. If, for example, a mobile station is to be prevented from switching from a macrocell to a microcell, the network provides said mobile station with a neighbour cell list containing only macrocells.

- 3. Proceeding from the closest prior art, as disclosed in document **D1**, the present invention addresses the problem, with regard to locally overlaid radio cells, of reducing the measurement outlay for the mobile station prior to handover.
- 4. This problem is solved by means of a method for the operation of a mobile radio system and a corresponding device according to the characterising features of independent claims 1 and 9, respectively.

The essence of the invention is that, proceeding from the method defined in the preamble of claim 1 (see document D1), in the mobile radio system two groups of, in each case, mutually adjacent radio cells are locally overlaid, the first radio cell belonging to the first group, and the sub-group of its adjacent radio cells belonging to the second group; in the first radio cell, the mobile station measures a signal quality parameter for the base stations of at least one part of the immediately adjacent radio cells of the first group and it is ascertained for which of these adjacent radio cells of the first group the best measurement results are obtained for the current position of the mobile station; the group of the radio cells of the second group is determined using the radio cells of the first group with the best measurement results and the mobile station measures the signal quality parameter for the base stations of only the sub-group of the adjacent radio cells of the second group.

The **device** for determining a sub-group of adjacent radio cells according to the features of **claim 9** comprises all the above features of the invention relating to said device.

- 5. The invention offers the advantage that, even in the event of locally overlapping radio cells, the measurement outlay for the mobile station prior to a handover is reduced.
  - 6. EP-A-0 986 279, also cited in the international search report, does not disclose or render obvious

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the subject matter of the present invention since said document discloses only prior art that, in relation to the present invention, is general knowledge in the field of mobile station handover in mobile communications systems with overlapping microcells and macrocells and associated methods for generating neighbour cell lists.

- 7. The subject matter of independent claims 1 and 9 is therefore considered to be novel and inventive (PCT Article 33(2) and (3)).
- 8. Claims 2 to 8 are dependent on claim 1 and, thus, likewise satisfy the requirements of PCT Article 33(2) and (3) in respect of novelty and inventive step.
- 9. The present invention is clearly also industrially applicable (PCT Article 33(4)).
- B. Further observations relating to the present application:
- 1. Pursuant to PCT Rule 5.1(a)(ii), the description should have cited documents D1 to D3, which documents contain prior art that is relevant to the present application, and briefly outlined said relevant prior art.
  - 2. The introductory part of the description (including the statement of the problem) should have been brought into line with the new claims (PCT Rule 5.1(a)(iii)).